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COMPARISON OF DIFFERENCES BETWEEN H.R. 2851 AND H.R. 2873 AND

	RETIREMENT ACT OF 1930	
Provision	Retirement Act of 1930	H.R. 2851 and H.R. 2873
1. Deposits	accrued interest charged at 4% of sums to Dec., 1947; 3% thereafter	3% interest accrues
2. Optional retirement eligibility	 a. age 60 & 30 yrs. service b. age 62 & 15 yrs. service c. age 55 & 30 yrs. service with reduced annuity 	a. 60 & 15 yrs. service b. age 55 & 30 yrs. service with reduced annuity
	within 6 months; within n l yr. in certain cases	
4. Immediate retirement after involuntary separation	25 yrs. service (any age)	a. 25 yrs. service (any age) b. 20 yrs. service & age 50
5. Computation of annuities	a. 1½% of average salary for highest, consecutive 5 yrs. X total service, or b. 1% of average salary for highest, consecutive 5 yrs. & \$25 X total service	a. Same b. 1% of average salary for highest, consecutive 5 yrs. & \$30 X total service c. Minimumin cases of disability and in computations of employee annuities for purpose of figuring widows' annuity, the lesser of (1) 40% of average salary or (2) sum obtained by increasing total service of employee for computation purposes by period between separation and date becomes age 60
6. Reduced annuity & benefit to person named	named person must have insurable interest in annuitant	no provision
7. Survivor annuities by operation of law	employee or retiree must have minimum of 5 yrs. civilian service	insured employee must have $\frac{1\frac{1}{2}}{2}$ yrs. civilian service preceding his death

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- 8. Amt. of annuities of surviving child of employee or retiree
- a. If widow survives,
 least of:
- (1) ½ widow's benefit
- (2) 900÷ number of children
- (3) or \$360
- b. if no widow survives, least of:
- (1) amt. equal to widow's benefit if she had survived
- (2) \$1,200÷number of children
- (3) or \$480
- 9. Conditions of eligibility for annuity by surviving widow

one condition is that c the widow be married at least 2 yrs. immediately preceding person's death or mother of his child

condition is 1 yr. or mother of child

\$720, but not to exceed

retiree's average

salary

40% of employee's or

- 10. Lump-sum benefits
- a. payment of any balance remaining after termination of all annuity claims consisting of unexpended deductions & accrued interest (at 14% to Dec. 1947 & 3% thereafter)
- b. employee less than 5 yrs. service refund only; 5-20 yrs. optional; over 20 yrs. no refund, annuity only
- a. payment of unrefunded amt. consisting of deductions to Jan. 1952; deposits, less interest to Jan. 1952; and amt. equal to 6% of annual rate (compute by averaging salary rates after Jan. 1952, with each rate weighted by time it was in effect) X total service after Jan. 1952.
 - b. any employee separated before eligibility for immediate annuity shall be paid lump-sum credit. Receipt of payment does not void surviving children and widow benefits if he dies (an insured employee is one who has completed l½ yrs. of civilian service within 3 yrs. immediately preceding his death.)

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11. Re-employment of annuitants over age 60

annuitant must have special qualifications

annuitant must have special qualifications and serves at will of appointing authority

12. Adjustment of prior rights

- a. each annuitant or person entitled to annuity as of enactment of Act will receive increase of \$160+\$16 for each 2 full months between beginning of annuity & date of this Act. Maximum increase not to exceed \$500 nor increase above that which causes total annuity over \$2800
- b. survivor annuity, except for children not designated by annuitant, increased \$160
- c. Survivor annuity commencing after Act, based on service of former employee who terminated before date of Act, increased \$160
- d. child annuity, however, that is based on service and not election of employee increased to \$720. Maximum not to exceed \$1440 divided by number of children receiving annuity
- e. employees who acquire title to annuity and separate before date of Act shall have amount of annuity determined by Act less ½% for each full month under age 62

- 13. Administration Board of Actuaries
- CSC to select 3 actuaries, one of whom shall be the government actuary
- no requirement for appointment of government actuary